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Tyco Technology Resources			EKONG, EMEM		
Suite 140 4550 New Lindo	en Hill Road	ART UNIT	PAPER NUMBER		
Wilmington, DE 19808-2952			2688		
			DATE MAILED: 01/24/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	1	Applica	tion No.	Applicant(s)	
Office Action Summary		10/849,	579	DIPIAZZA, GERALD C.	
		Examine	er	Art Unit	
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Disposition of					
4a) O 5) ☐ Claim 6) ☑ Claim 7) ☑ Claim	n(s) 1-27 is/are pending in the ap f the above claim(s) is/are n(s) is/are allowed. n(s) 1-18 and 20-27 is/are rejected n(s) 19 is/are objected to. n(s) are subject to restriction	withdrawn from c		·	
Application Pa	pers				
9)⊠ The s 10)⊠ The d Applic Repla	pecification is objected to by the rawing(s) filed on 20 May 2004 is ant may not request that any object cement drawing sheet(s) including that or declaration is objected to learn	s/are: a)⊠ accept ion to the drawing(s) he correction is requ	be held in abeyance. See ired if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 Cl	• •
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#### **DETAILED ACTION**

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## Claim Objections

1. Claim 5 is objected to because of the following informalities:

On line 2 of claim 5, replace "least" with --at least-- after "over".

Appropriate correction is required.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless – (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 23 and 25 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Publication No. 2004/0176027 A1 to O'Neill.

Regarding claim 23, O'Neill discloses an apparatus comprising a communication module mountable to the side of a building and the communication module is configured to: receive a radio signal (see figure 1, and par. 45, repeater system 20 located near the window receives signals from base station), originating from an elevation different than the communication module; transmit the radio signal into the building (see figure 1, and pars. 45-47, signals that are received from base station by repeater system 20 are transmitted to subscriber unit inside the building).

Regarding claim 25, O'Neill discloses a method comprising: receiving a radio signal at a communication module, wherein the communication module is mounted to the side of a building (see figure 1, and par. 45, repeater system 20 located near the window receives signals from base station), wherein the radio signal originated from an elevation different than the communication module; and transmitting the radio signal into the building (see figure 1, and pars. 45-47, signals that are received from base station by repeater system 20 are transmitted to subscriber unit inside the building).

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 6. Claims 1, 2, 5, 7, 15-18, and 20-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over U. S. Publication No. 2003/0211827 A1 to Yonezawa et al. (Yonezawa) in view of U. S. Patent No. 6,895,218 B2 to Yarkosky.

Regarding claim 1, Yonezawa discloses a communication system, comprising: a first communication module adapted to: receive a first type of communication signal, convert the first type of communication signal to a second type of communication signal (pars. 16, and 33, base station-directed unit) and transmit the second type of communication signal to a second communication module (pars. 17, and 33, mobile station-directed unit);

the second communication module disposed on a building and adapted to receive the second type of communication signal from the first communication module, and transmit the second type of communication signal inside the building to a third communication module (see figure 3, pars. 2-4, 17 and 36, a mobile station-directed unit provided at the center of the ceiling); and

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the third communication module located inside the building and adapted to receive the second type of communication signal (see figure 2, and par. 35, a plurality of mobile station-directed units in a plurality of rooms, walls or floors).

However, Yonezawa fails to disclose third communication module converting the second type of communication signal into the first type of communication signal, and transmit the first type of communication signal.

Yarkosky discloses third communication module converting the second type of communication signal into the first type of communication signal, and transmit the first type of communication signal (see figure 8, col. 8 lines 1-39, mobile station interface port 366 converts the intermediate downlink signal (second type of communication signal) it receives 364 into the downlink frequency (first type of communication signal), the downlink signal (first type of communication signal) was previously converted into an intermediate downlink signal (second type of communication signal), by the propagation relay 352).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of Yonezawa, and have the third communication module convert the second type of communication signal into the first type of communication signal, and transmit the first type of communication signal as disclosed by Yarkosky for the purpose of more repeaters in transmission of a first type of communication signal to increase the propagation distance.

Regarding claim 2, the combination of Yonezawa and Yarkosky discloses the

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system of claim 1, wherein: the third communication module is configured to: receive the first type of communication signal; convert the first type of communication signal into the second type of communication signal (Yarkosky, see figure 8, col. 8 lines 20-24, first mobile station interface port 366); and

transmit the second type of communication signal to the second communication module; the second communication module is configured to: receive the second type of communication signal from the third communication module; and transmit the second type of communication signal to the first communication module (Yarkosky, col. 8 lines 24-27, second mobile station interface port 358); and

the first communication module is configured to: receive the second type of communication signal; convert the second type of communication signal to the first type of communication signal; and transmit the first type of communication signal (Yarkosky, col. 8 lines 25-28, propagation relay converts received intermediate signal to uplink signal sent to base station).

Regarding claims 5, 16, 20, and 21, the combination of Yonezawa and Yarkosky discloses the system of claims 1 and 2, wherein the first type of communication signal is carried over least one of: an approximately 400 MHz frequency band; an approximately 800 MHz frequency band; an approximately 900 MHz band; an approximately 1800 MHz band; and an approximately 2 GHz frequency band;

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wherein the first communication module is mounted to an elevated structure; wherein the first communication signal is adapted to up-convert the first type of signal to the second type of signal;

wherein the first communication signal is adapted to down-convert the first type of signal to the second type of signal. (Yarkosky, see figure 1, col. 3 lines 29-46, and col. 6 lines 42-48).

Regarding claims 7, 15, 17, 18, and 22, the combination of Yonezawa and Yarkosky discloses the system of claims 1 and 2, wherein the second type of communication signal is mounted inside a window of the building (Yonezawa, see figure 2 and par. 35; radio repeating signals capable of passing through walls, floors and so forth, plurality of mobile station-directed units are used in plurality of rooms floors including windows);

wherein the first communication module is mounted to a structure at ground level;

wherein the first communication module comprises an antenna, wherein the antenna is a high gain fan beam antenna;

wherein the system is configured for floor-to-floor communication; and wherein the second communication module is on the top of the building (Yonezawa, see figures 2, 3, 5, pars. 9, and 35).

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7. Claims 3 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yonezawa in view of Yarkosky and further in view of U. S. Publication No. 2004/0137842 A1 to Iwata et al. (Iwata).

Regarding claims 3 and 12, the combination of Yonezawa and Yarkosky discloses the system of claim 1, however the combination fails to disclose wherein: the third communication module comprises communication processing circuitry that is configured to validate the second type of communication signal; and the third communication module only transmits the type of communication signal if the second type of communication signal is validated by the communication processing circuitry; the first communication module comprises communication processing circuitry that is configured to validate the first type of communication signal; and the first communication module only transmits the second type of communication signal if the first type of communication signal is validated by the communication processing circuitry.

lwata discloses the first communication module comprises communication processing circuitry that is configured to validate the third and first type of communication signal; and the first communication module only transmits the second type of communication signal if the first type of communication signal is validated by the communication processing circuitry (par. 58, terminal information transmitting unit 106 adds authentication data and data which allows a data source to be identified for each terminal device to transmission data).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the combination, and have the third and first communication module comprises communication processing circuitry that is configured to validate the first type of communication signal; and the first communication module only transmits the second type of communication signal if the first type of communication signal is validated by the communication processing circuitry as taught by Iwata for the purpose of authentication data

8. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yonezawa in view of Yarkosky and further in view of U. S. Publication No. 2004/0203563 to Menard.

Regarding claim 4, the combination of Yonezawa and Yarkosky discloses the system of claim 2, however, the combination fails to specifically disclose wherein the first type of communication signal is one of: a mobile communication signal; and a legacy wireless communication signal.

Menard discloses wherein the first type of communication signal is one of: a mobile communication signal; and a legacy wireless communication signal (see figure 1 and par. 5).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of Yonezawa and Yarkosky, and have the first type of communication signal be one of: a mobile communication signal; and a legacy wireless communication signal as taught by Menard for the purpose of

communicating emergency information.

9. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yonezawa in view of Yarkosky as applied to claim 2 above, and further in view of U.S. Patent No. 6,421,027 B1 to Takatori et al. (Takatori).

Regarding claim 6, the combination of Yonezawa and Yarkosky discloses the system of claim 2, however, the combination fails to disclose wherein the second type of communication signal is a millimeter wave signal.

Takatori discloses receiving a communication signal being a millimeter wave signal (col. 2 lines 54-62).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the combination, and have the second type of communication signal is a millimeter wave signal as taught by Takatori for the purpose of increasing transfer speed of wireless communication (col. 2 lines 1-14).

10. Claims 8 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yonezawa, in view of Yarkosky as applied to claim 1 above, and further in view of U.S. Publication No. 2002/0177401 to Judd et al. (Judd).

Regarding claims 8 and 9, the combination of Yonezawa, and Yarkosky discloses the system of claim 1, however the combination fails to specifically disclose wherein the second communication module is mounted outside a window of the building;

wherein the second communication module is mounted inside a window of the building.

Judd discloses wherein the second communication module is mounted outside and inside a window of the building (see figure 5, and pars. 36-37).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the combination, and have the second communication module is mounted outside and inside a window of the building for the purpose of enhancing propagation of communication.

11. Claims 10, 11, and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yonezawa in view of Yarkosky and further in view of U.S. Publication No. 20010031623 A1 to Masoian.

Regarding claims 10 and 11, the combination of Yonezawa and Yarkosky discloses the system of claim 1, wherein the array antennas comprise interconnected beam-forming array patterns on both the outward and the inward facing sides, separated by an intervening ground plane (Yarkosky, see figure 1).

However, the combination fails to disclose the second communication module comprises at least one antenna that is a low to moderate gain array antenna.

Masoian discloses low to moderate gain array antennas (par. 0022).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the combination, and have the second communication module comprises at least one antenna that is a low to moderate gain array antenna,

wherein the low to moderate gain array antennas comprise interconnected beamforming array patterns on both the outward and the inward facing sides, separated by
an intervening ground plane for the purpose of array patterns being sent towards a
certain direction.

Regarding claim 14, the combination of Yonezawa and Yarkosky discloses the system of claim 1, however, the combination fails to disclose wherein the first communication module is mounted on top of a vehicle.

Masoian discloses wherein the first communication module is mounted on top of a vehicle (see figure 1).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the combination, and have the first communication module is mounted on top of a vehicle as shown by Masoian for the purpose of emergency notification.

12. **Claim 13** is rejected under 35 U.S.C. 103(a) as being unpatentable over Yonezawa in view of Yarkosky and further in view of Iwata, and further in view of U.S. Patent No. 3,876,980 to Haemmlg et al. (Haemmlg).

Regarding claim 13, the combination of Yonezawa, Yarkosky, and Iwata discloses the system of claim 12, however, the combination fails to disclose wherein the communication processing circuitry validates the first type of communication signal if the

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first type of communication signal is an emergency telephone called placed or received by emergency personnel.

Haemmlg disclose wherein the communication processing circuitry validates the first type of communication signal if the first type of communication signal is an emergency telephone called placed or received by emergency personnel (col. 3 lines 35-65, the precoded message provided by the portable transmitter is verified by the emergency signal verify).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the combination, and have the communication processing circuitry validates the first type of communication signal if the first type of communication signal is an emergency telephone called placed or received by emergency personnel as taught by Haemmlg for the purpose of verifying the validity of received emergency message.

13. Claims 24, 26, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over O'Neill in view of Yarkosky and further in view of Menard and further in view of Takatori.

Regarding claims 24, 26, and 27, discloses the apparatus and method of claims 23 and 25, however, O'Neill fails to disclose wherein the radio signal carries at least one of an up-converted mobile communication signal, an up-converted and an down-converted legacy wireless communication signal.

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Yarkosky discloses wherein the radio signal carries at least one of an upconverted mobile communication signal, an up-converted and an down-converted
legacy wireless communication signal (col. 6 lines 42-48, down convert and up convert
downlink signal).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the combination, and have the radio signal carries at least one of an up-converted mobile communication signal, an up-converted and an down-converted legacy wireless communication signal as taught by Yarkosky for the purpose of transmission through a building.

However, Yarkosy fails to disclose a millimeter wave radio signal.

Takatori discloses a millimeter wave radio signal (col. 2 lines 54-62).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the combination, and have a millimeter wave radio signal as taught by Takatori for the purpose of increasing transfer speed of wireless communication (col. 2 lines 1-14).

#### Allowable Subject Matter

14. Claim 19 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to EMEM EKONG whose telephone number is 571 272 8129. The examiner can normally be reached on 8-5 Mon-Fri..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, George Eng can be reached on 571 272 7495. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

EOE 1/10/06

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